# **EXHIBIT A**

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

IN RE VALSARTAN, LOSARTAN, AND
IRBESARTAN
PRODUCTS LIABILITY LITIGATION

This Document Relates to:

MDL	No	287	75
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Honorable Robert B. Kugler, District Judge

Honorable Thomas I. Vanaskie Special Master

#### PLAINTIFF'S FACT SHEET FOR INDIVIDUAL PERSONAL INJURY CASES

This Fact Sheet must be completed by each plaintiff who has filed a lawsuit related to the use of Valsartan, Losartan, and/or Irbesartan products and claims personal injuries due to the use of one or more of those products. Please answer every question to the best of your knowledge. In completing this Fact Sheet, you are under oath and must provide information that is true and correct to the best of your knowledge. If you cannot recall all of the details requested, please provide as much information as you can. You must supplement your responses if you learn that they are incomplete or incorrect in any material respect. For each question, where the space provided does not allow for a complete answer, please attach additional sheets so that all answers are complete. When attaching additional sheets, clearly label to what question your answer pertains. Please do not leave any blank spaces; if a question does not apply, respond "N/A."

In filling out this form, please use the following definitions: (1) unless otherwise specified, "Plaintiff," "you," and "your" refer to the individual alleged to have sustained injuries and/or damages as a result of his or her ingestion of valsartan, losartan, and/or irbesartan; (2) "health care provider" means any hospital, clinic, medical center, physician's office, infirmary, medical or diagnostic laboratory, provider of telemedical services, whether real-time telemedicine, remote patient monitoring, or store-and-forward service, or other facility that provides medical, dietary, psychiatric, or psychological care or advice, and any pharmacy, weight loss center, x-ray department, laboratory, physical therapist or physical therapy department, rehabilitation specialist, physician, psychiatrist, osteopath, homeopath, chiropractor, psychologist, nutritionist, dietician, or other persons or entities involved in the evaluation, diagnosis, care, and/or treatment of the plaintiff or plaintiff's decedent; (3) "document" means any writing or record of every type that is in your possession, including but not limited to written documents, documents in electronic format, cassettes, videotapes, photographs, charts, computer discs or tapes, and x-rays, drawings, graphs, phone-records, non-identical copies, and other data compilations from which information can be obtained and translated, if necessary, by the respondent through electronic devices into reasonably usable form; (4) "Valsartan" means any Valsartan -containing product, including but not limited to Valsartan, Amlodipine/Valsartan, Valsartan/Hydrochlorothiazide (HCTZ), and/or Amlodipine/Valsartan/Hydrochlorothiazide (HCTZ); (5) "Losartan" means any Losartan-containing product, including but not limited to Losartan and/or Losartan/Hydrochlorothiazide (HCTZ); (6) "Irbesartan" means any Irbesartan-containing product, including but not limited to Irbesartan and/or Irbesartan/Hydrochlorothiazide (HCTZ); (7) "Complaint" means the operative complaint filed in your case, whether an original or amended or subsequent complaint.

#### 

Information provided by plaintiff will only be used for purposes related to this litigation. This Fact Sheet is completed pursuant to the Federal Rules of Civil Procedure governing discovery (or, for state court cases, the governing rules of the state in which the case is pending) and Case Management Order [] ("CMO—").

## I. <u>CORE CASE INFORMATION</u>

**A.** Please provide the following information for the civil action which you filed:

Caption:	
Court and Docket No. (and	
MDL Docket No. if	
different):	
Plaintiff's Attorney, Law	
Firm, Address, Phone	
Number, and Email Address:	
Date Lawsuit Filed:	
Jurisdiction where suit	
would have been filed (if	
direct filed into MDL):	
Defendants against whom	
you are bringing claims for	
Valsartan:	
Defendants against whom	
you are bringing claims for	
Losartan:	
Defendants against whom	
you are bringing claims for	
Irbesartan:	

**B.** Please provide the following information for the Plaintiff/Decedent on whose behalf this action was filed, and for any spouse of the Plaintiff/Decedent:

Plaintiff/Decedent First Name:	Last Name:	
Address:	City:	
State:	Zip Code:	
Date of Birth:	Gender:	
Social Security Number: (including past SSNs, if applicable):	All other names by which Plaintiff has been known (including, but not limited to maiden, prior married, nicknames, and aliases):	

Case 1:19-md-02875-RMB-SAK Document 2202-1 Filed 12/12/22 Page 4 of 44 PageID: 75682 Spouse First Name: Spouse Last Name: Spouse Address: Spouse City: Spouse Zip Code: Spouse State: Spouse Date of Birth: Spouse Gender: Spouse Social Security All other names by which Number: (including past Spouse has been known SSNs, if applicable): (including, but not limited to maiden, prior married, nicknames, and aliases): C. Primary Language if other than English: \_\_ **Valsartan.** Please provide the following information regarding your usage of Valsartan products. D. 1. Check here if you, or the Decedent if completing as an estate representative, did not ingest a valsartan product (i.e., only ingested losartan or irbesartan). If you checked the box above, skip the remaining questions in this section and move on to Part E. 2. I have in my possession records demonstrating use of Valsartan, Amlodipine/Valsartan, Valsartan. Hydrochlorothiazide (HCTZ), and/or Amlodipine/Valsartan/ Hydrochlorothiazide (HCTZ). Yes □ No □ 3. If yes, you must attach copies of the prescription and/or pharmacy records demonstrating product use. 4. I have in my possession prescription bottles, labels, and/or photographs of prescription bottles or labels demonstrating product use. Yes □ No □ If yes, you must attach any copies or photographs of prescription bottles or labeling in your possession for products that you claim are at issue. Identify product(s) and set forth for each, in chronological order from earliest to most recent. Please add fields as necessary to capture all products. **First Product** Second Product **Third Product Fourth Product Select Product:** Choose an item. Choose an item. Choose an item. Choose an item. **Dosage:** NDC Code (if known): Lot Number (if known): **Batch Number (if known):** API Manufacturer (if known): Labeler/Distributor (if known):

Repackager (if known):

Reason for being prescribed

Start Date: End Date:

Prescribing P					
Name and Ad	dress of				
Pharmacy(ies Check if you l	•				
demonstrating					
	are seeking his litigation based of this product:				
E. <u>Losarta</u>	an. Please provide the	he following informati	ion regarding usage of	Losartan products.	
		only ingested valsartar	npleting as an estate rent or irbesartan) or the p	presentative, did not ingerson who ingested	gest a
<i>If</i> :	you checked the box	above, skip the remain	ning questions in this s	ection and move on to I	Part F.
2. Ih	nave in my possessio	n records demonstration	ng use of Losartan, Los	sartan/Hydrochlorothia	zide (HCTZ).
Ye	es 🗆 No 🗆				
3. If	yes, you must attach	copies of the prescrip	otion and/or pharmacy	records demonstrating p	product use.
	nave in my possessio emonstrating product		labels, and/or photogra	aphs of prescription bot	tles or labels
Ye	es 🗆 No 🗆				
	yes, you must attac r products that you	• •	ographs of prescription	on bottles or labeling i	n your possession
	t(s) and set forth for oture all prescription		order from earliest to	most recent. Please add	fields as
		First Prescription	Second Prescription	Third Prescription	Fourth Prescription
Select Produc	t:	Choose an item.	Choose an item.	Choose an item.	Choose an item.
Dosage:					
NDC Code (if	known):				
Lot Number (if known):					
<b>Batch Numbe</b>	er (if known):				
API Manufac	turer (if known):				
Labeler/Distr known):	·				
Repackager (if known):					

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Start Date: End Date:

Reason for Prescription:
Name and Address of
Prescribing Physician:

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	. dgo	<del>10110001</del>	
Name and Address of			
Pharmacy(ies):			
Check if you have records			
demonstrating Product ID:			
Check if you are seeking			
damages in this litigation based			
on your usage of this product:			

on y	your us	sage of this product:				
F.	<u>Irb</u>	esartan. Please provide	the following informa	ation regarding usage of	f Irbesartan products.	
	1.	Check here if you, irbesartan product (i.e.			presentative, did not in	gest an
		If you checked the box	above, skip the remain	ning questions in this se	ection and move on to	Part G.
	2.	I have in my possession (HCTZ).	n records demonstration	ng use of Irbesartan and	d/or Irbesartan/Hydrocl	hlorothiazide
		Yes □ No □				
	3.	If yes, you must attach	copies of the prescrip	tion and/or pharmacy r	records demonstrating p	product use.
	4.	I have in my possession demonstrating product		labels, and/or photogra	aphs of prescription bot	tles or labels
		Yes □ No □				
		If yes, you must attact for products that you		ographs of prescriptio	on bottles or labeling i	n your possession
	5	Identify muchyat(a) and	leat fouth for each in	ahuan ala ai aal audau fua	m conlinet to most mass	mt Dlagga add

5. Identify product(s) and set forth for each, in chronological order from earliest to most recent. Please add fields as necessary to capture all prescriptions.

	First Prescription	Second Prescription	Third Prescription	Fourth Prescription
Select Product:	Choose an item.	Choose an item.	Choose an item.	Choose an item
Dosage:				
NDC Code (if known):				
Lot Number (if known):				
Batch Number (if known):				
API Manufacturer (if known):				
Labeler/Distributor (if known):				
Repackager (if known):				
Start Date:				
End Date:				
Reason for Prescription:				
Name and Address of Prescribing Physician:				
Name and Address of Pharmacy(ies):				
Check if you have records demonstrating Product ID:				
Check if you are seeking damages in this litigation based on your usage of this product:				
IF YOU DID NOT CHECK PRODUCT ID FOR ANY (check <u>all</u> that apply):				
	I have made reasonal sartan, and/or Irbesa			
If certifying	the above, please desc	ribe your reasonable,	good faith efforts:	
I certify that l	have requested recor	rds from:		
Pharmacy,				
Prescribing	physician, □and/or			
Health insu	rance provider; $\square$			
and the manu	facturer either remain	ns unknown at this t	ime 🗆	
or I am await	ing the records. $\Box$			

**G.** Please provide the following information regarding your alleged injury.

# YOU MUST ATTACH MEDICAL RECORDS IN YOUR POSSESSION DEMONSTRATING ALLEGED INJURY

#### Set forth for each cancer you claim as a result of taking Valsartan, Losartan, and/or Irbesartan:

Date of Diagnosis of			
Primary Cancer:			
Select Primary Cancer	Choose an item.	Choose an item.	Choose an item.
Type:			
Specify Other Cancer (if			
Applicable):			
Highest Stage			
Diagnosed:			
Metastasis of Cancer to	Choose an item.	Choose an item.	Choose an item.
other Organs? (Yes/No)			
Remission Date (if			
applicable):			
Description of			
Treatment:			
Data(s)/tymas of acab			
Date(s)/types of each surgery, if applicable:			
surgery, if applicable.			
Oncologist(s):			
<b>5</b> , ,			
Surgeon(s):			
		1	
<b></b>			

**H.** If you are completing this questionnaire in a representative capacity (e.g., on behalf of the estate of a deceased person), please complete the following:

Name:		
Address:		
Capacity in which you are rep	presenting the individual:	
If you were appointed as a repstate the State, Court and Case documentation:	oresentative by a court e Number and attach supporting	
Relationship to the Represent	ed Person:	
State the date and place of dea	ath of the decedent (if applicable):	

If you are completing this questionnaire in a representative capacity, please respond to the remaining questions with respect to the person whose medical treatment involved the use of Valsartan, Losartan, and/or Irbesartan. Those questions using the term "you" refer to the person whose treatment involved the use of Valsartan, Losartan, and/or Irbesartan. If the individual is deceased, please respond as of the time immediately prior to his or her death unless a different time period is specified.

#### **PERSONAL INFORMATION** II.

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Provide the following information for Plaintiff. If completing as an estate representative, provide the information as to Decedent unless otherwise specified.

#### A. **Estate Representative Information [if applicable]**

If you are completing this questionnaire in a representative capacity (e.g., on behalf of the estate of a deceased person), please complete the following:

Your Name:	
Address:	
Capacity in which y	ou are representing the individual:
	ed as a representative by a court, identify the and Case Number and attach supporting
Relationship to the	represented person:
State the date and p	lace of death of the decedent (if applicable):
otherwise indicated the person whose treat individual is deceased is specified.	whose medical treatment involved the use of Valsartan, Losartan, and/or Irbesartan, unless at you should provide information on your own behalf. Questions using the term "you" refer to ment involved the use of Valsartan, Losartan, and/or Irbesartan unless otherwise specified. If the please respond as of the time immediately prior to his or her death unless a different time period
B. <u>Ba</u>	ckground Information
1.	Medicare Health Insurance Claim Number (if applicable):
2.	Current address (or most recent address, if responding on behalf of a Decedent) and date when you began living at this address:
3.	Identify each address at which you have resided during the last ten (10) years and the approximate dates during which you lived at each address (most recent first). If responding on behalf of a Decedent, provide Decedent's addresses for the last ten years prior to death:

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	4.	Do you have a	driver's l	icense? Yes				
		If yes,	state of is	suance:	; DL N	Number:		·
C.	<u>Fan</u>	nily Informatio	<u>n</u>					
	1.	Have you (or h	nas Deced	ent, if comple	eting as an	estate represen	tative) e	ver been married?
	Yes □	No □						
			d, the natu					ge, the date the nd that spouse's
	Spous	e's Name	Date o Marria	~   <del>-</del>	Iarriage ided	Nature of Termination	Spous	se's Present Address
	2.	Has your spou	se filed a	loss of consor	tium or o	ther claim in this	s lawsui	t?
	2.	Has your spou Yes □	se filed a l	loss of consor	rtium or o	ther claim in this	s lawsui	t?
				loss of consor	rtium or o			t?  Date of Birth
		Yes 🗆		loss of consor				
		Yes 🗆		loss of consor				
		Yes 🗆		loss of consor				
		Yes 🗆		loss of consor				

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## D. Educational History

Provide the following information regarding your (or Decedent's, if completing as an estate representative) educational background, beginning with high school. Identify each high school and including, but not limited to trade or, vocational schools, colleges, universities or other post-secondary educational institutions you attended, the institution's address, the dates of attendance, and the diplomas or degrees awarded:

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Name of School	Address	Dates of Attendance	Diploma/Degree Awarded

## E. Employment History

Whether	or not	you a	are making a	ı lo	st w	age cla	im, please respo	nd to all	ques	tions in this s	ecti	on
except a	s noted	(if	completing	as	an	estate	representative,	provide	the	information	as	to
Deceden	t):											

1.	Are you	currei	ntly emp	oloyed?	Yes □	No □						
0 0	identify sition ther	-	current	employer	with	name,	address	and	telephone	number	and	your

2. Please identify each of your employers over the past ten (10) years, including the dates of such employment and positions held (most recent first). If you were self-employed during the relevant time, please also include the relevant information (you only need to supply rate of pay or salary if you are making a lost wage claim in this lawsuit):

Employer and Type of Business	Address	Title or Position	Dates of Employment	Pay Rate / Salary

į	for reasons related to you	or otherwise absent from a job for more to the health in the past ten (10) years? If comes prior to Decedent's death.	
	Yes □ No □		
-	If yes, please state the da	tes, employer, and the health condition ca	nusing your absence from work
1		yed for more than thirty (30) consecutive years? If completing on behalf of a Decean.	•
,	Yes □ No □		
5.	If yes, please state the da	tes, employer, and the health condition ca	nusing your inability to work:
6. ′	Го your knowledge have	you had regular exposure to (select all th	nat apply):
		Type/Frequency	D 4 6E
Exposure to:		Type/Frequency	Dates of Exposure
Cadmium (i.e	e., battery production,	Occupational   Other	Dates of Exposure
Cadmium (i.e cadmium min	e., battery production, ning)		Dates of Exposure
Cadmium (i.e cadmium min Coal industry Diet includes	e., battery production, ning)	Occupational   Other	Dates of Exposure
Cadmium (i.e cadmium min Coal industry Diet includes meats Diet includes meat and fish	e., battery production, ning)	Occupational  Other  Occupational Other  Occupational	Dates of Exposure
Coal industry Diet includes meats Diet includes meat and fish vegetables Metal industr	e., battery production, ning)  red and/or processed  smoked foods, salted	Occupational  Other  Occupational Other  Approximately meals per week	Dates of Exposure
Cadmium (i.e cadmium min Coal industry Diet includes meats Diet includes meat and fish vegetables Metal industres melting) Organic solve crichloroethyl	e., battery production, hing)  red and/or processed  smoked foods, salted, and/or pickled  y (i.e., steel facilities, lents (i.e., lene, perchloroethylene, lene, perchloroethylene, lene,	Occupational  Other  Occupational  Other  Approximately meals per week  Approximately meals per week	Dates of Exposure
Cadmium (i.e cadmium min Coal industry Diet includes meats Diet includes meat and fish vegetables Metal industrichloroethyl methylene ch	e., battery production, hing)  red and/or processed  smoked foods, salted, and/or pickled  y (i.e., steel facilities, lents (i.e., lene, perchloroethylene, lene, perchloroethylene, lene,	Occupational  Other  Occupational Other  Approximately meals per week  Approximately meals per week  Occupational Other  Other  Occupational Other  Occupational	Dates of Exposure
Cadmium (i.e cadmium min Coal industry Diet includes meats Diet includes meat and fish vegetables Metal industry smelting) Organic solve trichloroethyl methylene che Pesticides (in Radiation (i.e chorotrast rad	e., battery production, hing)  red and/or processed  smoked foods, salted h, and/or pickled  y (i.e., steel facilities,  ents (i.e., lene, perchloroethylene, loride) cludes herbicides) e., therapeutic radiation, iography, nuclear	Occupational  Other  Occupational Other  Approximately meals per week  Approximately meals per week  Occupational Other  Occup	Dates of Exposure
Cadmium (i.e cadmium min Coal industry Diet includes meats Diet includes meat and fish vegetables Metal industry smelting) Organic solve trichloroethyl methylene che Pesticides (in Radiation (i.e	e., battery production, hing)  red and/or processed  smoked foods, salted, and/or pickled  ry (i.e., steel facilities,  ents (i.e., lene, perchloroethylene, loride) cludes herbicides)  e., therapeutic radiation, iography, nuclear  s)	Occupational  Other   Occupational  Other   Approximately meals per week  Approximately meals per week  Occupational Other   Occupational Other   Occupational Other   Occupational Other	Dates of Exposure

F.

	If yes, highest rank:
	If yes, military occupational specialty ("MOS"):
	If yes, were you discharged for any reason relating to your health (whether physical, psychiatric, or other health condition)? Yes $\square$ No $\square$
	If yes, state the health condition:
	Have you ever been rejected from military service for any reason relating to your health (whether physical, psychiatric, or other health condition)?
	Yes □ No □
	If yes, state the health condition:
r	ker's Compensation and Disability Claims
ı	e you (or Decedent) ever filed for worker's compensation related to a claim of occupational excarcinogenic substance, or for social security and/or state or federal disability benefits fon?
	No □
p	lease then as to each application, separately state the following:
	nim was filed:
la	

G.

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Period of dis	ability:
Amount awa	arded:
Was claim d	enied? Yes □ No □
[Attach addi	tional sheets as necessary to describe more than one claim.]
Life Insu health rea	<b>trance:</b> Within the last ten (10) years, have you ever been denied life insurance based casons?
Yes □	No □
If yes, please for denial (it	e state when, the name of the life insurance company, and the company's stated reason any):
	nwsuits: Have you personally, and/or has Decedent, if applicable, ever been a party onal injury lawsuit, other than in the present suit?
Yes □	mai injury fawsuit, other than in the present suit:
	No □
case name a such claim, claim, (6) th (unless subj	•
case name a such claim, claim, (6) th (unless subj	No   (1) nature of the case (2) the state and county in which claim was filed, (3) the caption, nd/or names of adverse parties, (4) the civil action or docket number assigned to each action or suit, (5) attorney who represented you, (6) a description of the nature of your the current status of the claim, (7) the amount of damages or compensation received act to protective order or confidentiality agreement) and if completing as an estate
case name a such claim, claim, (6) th (unless subj	No   (1) nature of the case (2) the state and county in which claim was filed, (3) the caption, nd/or names of adverse parties, (4) the civil action or docket number assigned to each action or suit, (5) attorney who represented you, (6) a description of the nature of your the current status of the claim, (7) the amount of damages or compensation received act to protective order or confidentiality agreement) and if completing as an estate
case name a such claim, claim, (6) th (unless subj representativ	No   (1) nature of the case (2) the state and county in which claim was filed, (3) the caption, nd/or names of adverse parties, (4) the civil action or docket number assigned to each action or suit, (5) attorney who represented you, (6) a description of the nature of your the current status of the claim, (7) the amount of damages or compensation received act to protective order or confidentiality agreement) and if completing as an estate

If yes, please provide the following information for each such conviction/guilty plea: (1) the crime or offense, (2) the state and county in which you were convicted or pled guilty or no contest, (3) the date on which you were convicted or pled guilty or no contest, (4) the sentence or other outcome, and if completing as an estate representative (5) whether the defendant was you or Decedent.

Crime or Offense	State and County Where Proceedings Took Place	Date of Conviction, Guilty or No Contest Plea	Sentence or Other Outcome	Defendant (Plaintiff or Decedent)

Yes	□ No □ Unsu	ire 🗆	
If yes	s, then answer	the following:	
1.	five years	any website	tiff, including estate representative Plaintiffs) visit within the past containing information regarding Valsartan, Losartan, and/or NDMA or other potentially carcinogenic substances?
	Yes □	No □	Do Not Recall □
	If yes, iden	tify the websit	tes and the dates viewed:
	'-		
		g as an estate i	representative, provide answer the same question as to Decedent:
	If answering Yes □	g as an estate i	representative, provide answer the same question as to Decedent:  Do Not Know or Recall
	Yes □	No □	
	Yes □	No □	Do Not Know or Recall □
	Yes □	No □	Do Not Know or Recall □
	Yes □	No □	Do Not Know or Recall □

the past ten (10) years via email, visit any chat rooms, or publicly post a comment, message

ever $\Box$ $(es \Box \Box yes, \Box \Box )$	r filed for bank No E please state wh	kruptcy?	Ŷ	leting as an estate repre	
eve	r filed for bank	kruptcy?	s Decedent, if comp	leting as an estate repre	sentative) or your s
D	.1		D 1	1.4	
	If yes, identif	fy the website	es and the dates view	wed:	
	Yes □	No □	Do Not Know/R	ecall	
	If answering Decedent:	as an estate	e representative, pr	ovide answer below to	same question as
	If yes, please was posted.	state where a	and when you made	such public posts and t	he substance of wh
	Yes □	No □	Do Not Recall		
	comments).				public may post suc

A.

## III. <u>CLAIM INFORMATION</u>

<u>Provide the following information for Plaintiff. If completing as an estate representative, provide the information regarding Decedent unless otherwise specified.</u>

ertension ertension
When were you first diagnosed with hypertension and what was your initial course of treatment?
If you discontinued Valsartan, Losartan, or Irbesartan products, was it due to the recall or for other reasons (if other reasons, state the reasons)?
If you discontinued Valsartan, Losartan, or Irbesartan products, how have you managed or treated your hypertension?

#### B. Valsartan/Losartan/Irbesartan Usage

- 1 Are you currently taking:
  - a. Valsartan, Amlodipine/Valsartan, Valsartan/Hydrochlorothiazide (HCTZ), and/or Amlodipine/Valsartan/Hydrochlorothiazide (HCTZ)?

Yes \( \) No \( \) Eave you ever recorders \( \) No \( \) \( \) Eaves, please state	nd/or Losartan/Hydrochlorothiaz  o   and/or Irbesartan/Hydrochloroth  o   eived any samples of any Valsart  Oo Not Recall	iazide (HCTZ)?	rtan product?
Yes \( \) No \( \) Eave you ever recorders \( \) No \( \) \( \) Eaves, please state	o   and/or Irbesartan/Hydrochloroth  o   eived any samples of any Valsart  No Not Recall	iiazide (HCTZ)?	rtan product?
c. Irbesartan a  Yes □ N  ave you ever rece es □ No □ □  Yes, please state	and/or Irbesartan/Hydrochloroth  o   eived any samples of any Valsart  No Not Recall		rtan product?
Yes \( \) No \( \) Es \( \) No \( \) \( \) \( \) Yes, please state	o □ eived any samples of any Valsart Do Not Recall □		rtan product?
ave you ever reco	eived any samples of any Valsart	tan, Losartan, and/or Irbesa	rtan product?
Tes $\Box$ No $\Box$ Description $\Box$ Syes, please state	Oo Not Recall □	tan, Losartan, and/or Irbesa	rtan product?
<i>yes</i> , please state			
ere provided; and	the following: (1) who gave yo d (3) how many sample(s) you r		the sample(s)
Product	Physician/Clinic/Individual Who Provided Samples	When Samples Were Provided	How Man Samples Yo Received
ackage inserts, alsartan, Losartan,	literature, medication guides, n, and/or Irbesartan product?  o Not Recall   state the product regarding when the state of the sta	or dosing instructions, re ich you received the mate em. Please respond separa	egarding any erials and (2) tely for each
	ackage inserts, is alsartan, Losartan, Cosartan, Cosarta	Who Provided Samples  Were you ever given any written instructions, it ackage inserts, literature, medication guides, ralsartan, Losartan, and/or Irbesartan product?  The set of the product regarding where the documents if you no longer have the roduct. If you have the documents, please products.	Who Provided Samples  Provided  Vere you ever given any written instructions, including any prescriptions ackage inserts, literature, medication guides, or dosing instructions, regalsartan, Losartan, and/or Irbesartan product?  Yes Do Not Recall   Tyes, please (1) state the product regarding which you received the mate escribe the documents if you no longer have them. Please respond separated to the product. If you have the documents, please produce them or make them

## 

Yes  No Do Not Recall    If yes, for each product, identify each person who gave you the oral instruction and describe what he or she told you:  Do you have in your possession, or does your attorney have, the container or packagin from the Valsartan, Losartan, and/or Irbesartan product(s) you allege to have used?  Yes No Figure 1  If yes, who currently has custody of the container or packaging?  Have you ever seen any advertisements (e.g., in magazines or television commercials) for any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement or commercial if applicable.  Plaintiff/Estate Representative: Yes No Do Not Recall Decedent (if applicable): Yes No Do Not Know/Recall If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent saw the advertisement or commercial):	Amlodipine/Valsartan, Valsartan Amlodipine/Valsartan/Hydrochlorothia	(HCTZ), or Irbesartan and/or
Yes □ No □  If yes, who currently has custody of the container or packaging?  Have you ever seen any advertisements (e.g., in magazines or television commercials) for any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement or commercial if applicable.  Plaintiff/Estate Representative: Yes □ No □ Do Not Recall □  Decedent (if applicable): Yes □ No □ Do Not Know/Recall □  If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent)	If yes, for each product, ident	ify each person who gave you the oral instructions
Yes □ No □  If yes, who currently has custody of the container or packaging?  Have you ever seen any advertisements (e.g., in magazines or television commercials) for any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement or commercial if applicable.  Plaintiff/Estate Representative: Yes □ No □ Do Not Recall □  Decedent (if applicable): Yes □ No □ Do Not Know/Recall □  If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent)		
Have you ever seen any advertisements (e.g., in magazines or television commercials) for any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement of commercial if applicable.  Plaintiff/Estate Representative:  Yes □ No □ Do Not Recall □  Decedent (if applicable):  Yes □ No □ Do Not Know/Recall □  If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent)	Do you have in your possession, or do from the Valsartan, Losartan, and/or Ir	oes your attorney have, the container or packaging besartan product(s) you allege to have used?
Have you ever seen any advertisements (e.g., in magazines or television commercials) for any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement of commercial if applicable.  Plaintiff/Estate Representative:  Yes □ No □ Do Not Recall □  Decedent (if applicable):  Yes □ No □ Do Not Know/Recall □  If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent)	Yes □ No □	
any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement of commercial if applicable.  Plaintiff/Estate Representative:  Yes □ No □ Do Not Recall □  Decedent (if applicable):  Yes □ No □ Do Not Know/Recall □  If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent)	If yes, who currently has custody of the	e container or packaging?
any Valsartan, Losartan, and/or Irbesartan product? If completing as an estat representative, please provide this information as to yourself and the Decedent, to the extent known, and specify below whether Plaintiff or Decedent saw the advertisement of commercial if applicable.  Plaintiff/Estate Representative:  Yes □ No □ Do Not Recall □  Decedent (if applicable):  Yes □ No □ Do Not Know/Recall □  If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent)		
Decedent (if applicable):  Yes  No  Do Not Know/Recall   If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent	any Valsartan, Losartan, and/or Ir representative, please provide this infectent known, and specify below when	besartan product? If completing as an estate formation as to yourself and the Decedent, to the
If yes, for each advertisement or commercial, state the product advertised, the nature and content of the advertisement or commercial, and approximately when you (or Decedent	Plaintiff/Estate Representative:	Yes $\square$ No $\square$ Do Not Recall $\square$
content of the advertisement or commercial, and approximately when you (or Decedent	Decedent (if applicable):	Yes □ No □ Do Not Know/Recall □
	content of the advertisement or comm	•

	Irbesartan i	recall? If comple rself and the I	heir representatives regarding the Valsartan, Losartan, and/or sting as an estate representative, please provide this information Decedent, to the extent known, and specify whether the intiff or Decedent, if applicable.
	Yes □	No □	Do Not Recall: $\square$
	If yes, pleas	se identify:	
	Date of Co.	ommunication:	
	Method of	Communication	:
	Name of D	efendant/Repres	entative:
	Substance of	of communication	on:
_		<b>ical Injuries:</b> Fo	r each non-cancer physical injury claimed, please provide the fol
_	nation:		r each non-cancer physical injury claimed, please provide the fol physical injury, illness, or disability:
infor	nation:		
infor	nation:  Describe th	ne nature of your	
information 1.	nation:  Describe th	ne nature of your	physical injury, illness, or disability:
information 1.	Describe the When did t	this/these physica	physical injury, illness, or disability:
information 1.	when did t	this/these physica	al injury(ies) first occur?
information 1.	when did t	this/these physical	physical injury, illness, or disability:  al injury(ies) first occur?  n hospitalized as a result of this/these physical injury(ies)?

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			iii. Hospital nam	e(s) and address(es):		
	3.	Proced	ures and/or Treatm	nents:		
		a.	Identify the prima case:	ary treating physician(s)	for the physical injurio	es you claim in this
	Name	of Hea	lthcare Provider	Address and Phone	Number	Approx. Date(s) of Treatment
		b.		ications prescribed to tre the prescribing healthca		es you claim in this
		c.	Did you receive	any treatment other than	medication? Yes □	No □
			If yes, describe th	e treatment below:		
		d.		jor hospitalizations, surg Valsartan, Losartan, or Ir	_	res for non-cancer injurie
					Date(s) of	Medical Provider /

Condition	Treatment/Procedure	Date(s) of Treatment/ Procedure	Medical Provider / Facility for Treatment/Procedure

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	4.	At the time you were diagnosed with the injury(ies) you attribute to your use of Valsartan, Losartan, and/or Irbesartan, were you undergoing treatment that lasted for a minimum of 6 months for any other medical conditions? If so, describe each other medical condition, and the treatment.
	5.	At the time you were diagnosed with the injury(ies) you attribute to your use of Valsartan, Losartan, and/or Irbesartan, what other prescription and over the counter medications were you taking, that you took for a minimum of 6 months?
D.		ng Injuries: Does any injury, illness, or disability you attribute to the Valsartan, Losartan, Irbesartan persist today? Yes $\Box$ No $\Box$
		dentify the current symptoms, the medication or treatment you continue to receive, the health ovider(s) providing treatment, and that health care provider's address:
		Current symptoms:
		Medications currently taking:
		Other treatments currently receiving:
		Treating provider:
		Address:
E.	use of	onal Injury: Are you claiming a diagnosed mental and/or emotional injury as a result of the Valsartan, Losartan, and/or Irbesartan? If completing as an estate representative, please d to as to any emotional mental and/or emotional injury allegedly experienced by Decedent.
	Yes □	No □
	1.	If yes, what diagnosed mental and/or emotional injury do you claim resulted from the use

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		of Valsartan, Losartan, and/or Irbesartan?						
	2.	psyc diag	hiatrists, ps nosed psyc	healthcare provider (in sychologists, and/or con chological, psychiatric or Irbesartan, state the fo	ınse , or	elors) from whom yo emotional injuries	ou have sought treatme	nt for
N	ame and	Addr	ess	<b>Condition Treated</b>		Date(s) Treated	Medications Pres	scribe
F.		of any		claim that you lost wag you allege was caused l		_		y as a
	1.	If yes	s, state the	period or periods involved to f any condition you				
	2.	of th	ne five (5)	or annual gross income years prior to the injurtan, and/or Irbesartan.	ury			
				Year		Annual Gr	oss Income	

3. If yes, state the annual gross income for every year following the injury or condition you claim was caused by Valsartan, Losartan, and/or Irbesartan.

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Year	Annual Gross Income

4.	If yes, state the total amount of income you claim you lost as a result of any condition you
	claim was caused by Valsartan, Losartan, and/or Irbesartan:

G. Medical Expenses: Please list all of your medical expenses, including amounts billed or paid by insurers and other third-party payors, which are related to any condition which you claim was caused by Valsartan, Losartan, and/or Irbesartan for which you seek recovery in the action which you have filed.

Provider	Date	Expense

1. Have you had any discussions with any doctor or other healthcare provider about: (1) whether Valsartan, Losartan, and/or Irbesartan caused or contributed to your injury;

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	Yes □	No □	Do Not Recall □		
and	d/or (2) other	causes of yo	ur injury?		
	Yes □	No □	Do Not Recall □		
			esentative, check "yes" if the had the discussion(s).		lent have had such
	If yes, please	e identify:			
	Name of hea	alth care prov	vider:		
	Address:				
	Date of disc	ussion:			
	What were y and/or other		escribe discussion regardin our injury):	ng Valsartan, Losarta	n, and/or Irbesartar
	[If discussed pages as need		than one doctor, please a	nswer for each docto	or, using additiona
for spe	ecialized educ	cation, altera	ng any other unique or spe ations to home to accor by Valsartan, Losartan, a	nmodate disability)	as a result of any
-					

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H.

I. <u>Witnesses:</u> Please identify all persons *other than healthcare providers* who you believe possess information concerning your injury and/or your current medical condition. For each person, please state their name, address, phone number, relationship to you, and the information you believe they possess (attach additional sheets as necessary).

Name	Address and Phone Number	Relationship	Information Witness May Possess

## IV. <u>LIST OF HEALTHCARE PROVIDERS</u>

- **A.** <u>Healthcare Providers:</u> (Excluding Mental Health Care Providers, unless you are claiming damages related to a diagnosed mental health condition)
  - 1. Identify each physician, doctor, or other health care provider, including providers of telemedical services, whether real-time telemedicine, remote patient monitoring, or store-and-forward service, who has provided treatment to you for hypertension or cancer, or primary care, or who you use as a primary care provider (for non-primary care specialists used as a primary care provider, so indicate in the table below) in the past ten (10) years and the reason for consulting the health care provider, to the extent not set forth above regarding treatment of hypertension or mental health care (attach additional sheets as necessary).

Name and Medical Specialization	Address and Phone Number	Approximate Dates	Reason for Consultation	Check if Current Healthcare Provider
	9			

B. <u>Hospitals, Clinics, and Other Facilities:</u> To the extent not listed in Part IV.A above, identify each hospital, clinic, surgery center, physical therapy or rehabilitation center, or other healthcare facility where you have received inpatient <u>or</u> outpatient treatment (including emergency room treatment) that you attribute to the injuries claimed herein (attach additional sheets as necessary):

Name	Address and Phone Numbers	<b>Approximate Dates</b>	Reason for Treatment

**C.** <u>Pharmacies:</u> Identify each pharmacy, drugstore, and/or other supplier (including mail order) where you have had prescriptions filled or from which you have received any prescription medication in the past ten (10) years (attach additional sheets as necessary):

Name of Pharmacy	Address and Phone Number of Pharmacy	Approximate Dates

**D.** <u>Insurance Carriers:</u> Identify each health insurance carrier that provided you with medical coverage and/or pharmacy benefits for the last ten (10) years, and the policy number (attach additional sheets as necessary).

Carrier	Policy Number	Approximate Dates of Coverage

## V. MEDICAL BACKGROUND

A.	Height and diagnosed:	weight at the time your first allege	ed Valsartan, Losa	rtan, and/or Ir	besartan-related cancer v	vas
	Height:	Weight:				
В.	-	weight at the time your alleged V f applicable):	√alsartan, Losartaı	n, and/or Irbes	sartan-related cancer was	in
	Height:	Weight:				
C.	Current We	ight (or weight at death):				
D.	Tobacco Us	e History:				
	Did you use time?	e tobacco, including cigarettes, cig	ars, pipes, chewin	g tobacco/snut	ff, and/or e-cigarettes at a	ıny
	Yes □	No □				
	If you answ	ered yes, please identify the types	s of tobacco used	and the amour	nt used. If you used	
	tobacco pro	ducts intermittently or used different	ent tobacco produc	cts at different	times, provide this	
	information	separately for each approximate p	period of usage:			
		Types of tobacco used:	☐ cigarettes	$\Box$ cigars	☐ e-cigarettes	
			□ pipes	□ chewing	tobacco/snuff	
		Date tobacco use started:	Da	te tobacco use	ceased:	
		Amount used: on average,	p	er day for	years	
	Additional p	periods of usage (if no, continue to	section E):			
	Yes □	No □				
	Additional p	periods of usage, if applicable:				
		Types of tobacco used:	$\Box$ cigarettes	$\Box$ cigars	☐ e-cigarettes	
			$\square$ pipes	$\Box$ chewing	tobacco/snuff	
		Date tobacco use started:	Da	te tobacco use	ceased:	
		Amount used: on average,	p	er day for	years	
		Types of tobacco used:	□ cigarettes	□ cigars	□ e-cigarettes	

		Date tobacco use started:		_ Date tobacco use	e ceased:	
		Amount used: on average,		per day for	years	
lcohol	Use His	story				
lcohol		story ou currently drink or have you dr	unk alcoho	ol (beer, wine, whi	skey, etc.)?	
	Do yesten (1	<del></del>	wing repre	esents your typical	alcohol consumptio	
	Do yesten (1	ou currently drink or have you dr , please check which of the follo 0) years leading up the date on w	wing repre	esents your typical	alcohol consumptio	
	Do you If yes ten (1 relate	ou currently drink or have you dready on the following of the following of the date on word to your alleged injury(ies):	wing repre	esents your typical	alcohol consumptio	
	Do you If yes ten (1 relate	ou currently drink or have you dready on the followay of the f	wing repre	esents your typical	alcohol consumptio	
	Do yesten (1 relate	ou currently drink or have you dready on the followard of the followard to your alleged injury(ies):  1-2 drinks per week  3-6 drinks per week	wing repre	esents your typical	alcohol consumptio	
	Do yesten (1 relates	ou currently drink or have you dr please check which of the follo o) years leading up the date on we d to your alleged injury(ies): 1-2 drinks per week 3-6 drinks per week 7-10 drinks per week	wing repro	esents your typical irst experienced an	alcohol consumption symptoms you bel	

E.

**F.** Have you been diagnosed with, or treated for any of the following in the past ten (10) years? If so, for each condition for which you answer yes, please provide the additional information requested below:

Condition	Yes	No	Unknown
Cancer of any type prior to Valsartan/Losartan/Irbesartan use other than the cancers alleged above (including, but not limited to, lung, colon, liver, breast, kidney, skin, stomach, testicular, leukemia, Hodgkin's disease, or Non-Hodgkin's lymphoma)			
Celiac Disease			
Cirrhosis			
Colon polyps			
Common variable immunodeficiency (CVID)			
Persistent Constipation			
Diagnosed and Treated Depression/ Anxiety			

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Condition	Yes	No	Unknown
Diabetes			
Persistent Diarrhea			
Encephalitis			
Epstein-Barr virus			
Gallbladder disease			
Gastrointestinal bleeding			
Genetic condition(s) (list all)			
Gluten sensitivity or intolerance			
Hepatic dysfunction or active liver disease			
Hemochromatosis			
Hepatitis B virus			
Hepatitis C virus			
H. pylori			
Human immunodeficiency virus (HIV)			
Human papillomavirus			
Hyperlipidemia			
Hypertension (High Blood Pressure)			
Hypotension (Low Blood Pressure)			
Intestinal obstruction			
Increased C-Reactive Protein (CRP) levels			
Inflammatory Bowel Disease			
Irritable Bowel Syndrome			
Jaundice			
Kidney Problems (disease, infections, stones, protein in urine, etc.)			
Liver dysfunction			
Liver tumor			
Malabsorption			
Persistent Nausea			
Non-cancerous tumors			
Diagnosed Obesity			
Pancreatic cysts			

Condition	Yes	No	Unknown
Pancreatic insufficiency			
Pulmonary Embolism /blood clot in lung			
Refractory celiac disease			
Renal Insufficiency			
Retinal bleed			
Stomach ulcers/Peptic ulcers (requiring surgery)			
Stomach polyps			
Stroke of any type (hemorrhagic, ischemic, etc.)			
Transient Ischemic Attack (TIA)			
Typhoid fever			
Ulcerative Colitis			
Sudden, substantial weight loss			
Persistent Vomiting			

**G.** For each condition for which you answered yes in the previous chart, please provide the information requested below (attach additional sheets as necessary).

Condition	Name, Address, and Phone Number of Treating Health Care Provider	Approximate Date of Onset	Treatment Received and Outcome

**H.** Non-Claimed Cancers: Set forth for each cancer you *do not claim* was caused by your use of Valsartan, Losartan, and/or Irbesartan:

Date of Diagnosis of			
Primary Cancer:			
Select Primary Cancer	Choose an item.	Choose an item.	Choose an item.
Type:			
Specify Other Cancer (if			
Applicable):			
Highest Stage			
Diagnosed:			
Metastasis of Cancer to	Choose an item.	Choose an item.	Choose an item.
other Organs? (Yes/No)			

Remission Date (if applicable):		
Description of Treatment:		
Date(s)/types of each surgery, if applicable:		
Oncologist(s):		
Surgeon(s):		

**I.** Please list all major hospitalizations, surgeries, and/or procedures you have undergone in the last 10 years:

Treatment/Procedure	Reason for Treatment/Procedure	Date(s) of Treatment/ Procedure	Medical Provider / Facility for Treatment/Procedure

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## VI. <u>MEDICATIONS</u>

A. In the ten (10) years prior to when you first took Valsartan, Losartan, and/or Irbesartan, list any additional prescription medications you took on a regular basis (more than three (3) consecutive months):

Name of Prescription Medication	Prescribing Healthcare Provider(s)	Approximate Dates/Years Taken	Dosage and Frequency of Use	Reason for Prescription	Name and Address of Pharmacy

B. For the three (3) year period before the onset of the injuries for which recovery is sought in this action, set forth: (a) the name of each and every over the counter or non-prescription drug product that you regularly or consistently took (including all vitamins, nutritional supplements, and all herbal and homeopathic medications and remedies); (b) the prescribing/recommending physician (if any); (c) the approximate dates/years taken; (d) the dosage ingested and frequency of use; (e) the purpose for using each such product; and (f) the pharmacy or store where the product was purchased.

Name of Over the Counter or Non- Prescription Drug Product	Healthcare Provider(s) Who Recommended the Product, if Applicable	Approximate Dates/Years Taken	Dosage and Frequency of Use	Reason For Use	Pharmacy/Store Where Purchased

## VIII. FAMILY MEDICAL HISTORY

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1. Please indicate, to the best of your knowledge, whether your children, parents, siblings, or grandparents have ever had any cancer diagnosis or treatment:

Family Member Name	Relationship to You	Primary Cancer Type	Age at Diagnosis	Date of Diagnosis	Treatment and Outcome

#### FRAUD CLAIMS IX.

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1.	Are you claiming fraud or consumer fraud in this action on the basis of Plaintiff-specific allegations other than those set forth in the Master and Short Form Complaints?
	Yes □ No □
	If yes, please answer the following questions:
2.	What representation(s) do you claim was falsely or fraudulently made and to whom was it made?
3.	By whom?
4.	How was it made?
5.	When was the alleged representation(s) made? Identify approximate date(s).
6.	Were these representations in writing? Yes $\square$ No $\square$
7.	If the representations were in writing, did you retain and currently have the original or a copy of those representations? Yes $\square$ No $\square$

## X. <u>DECEASED INDIVIDUALS AND AUTOPSY INFORMATION</u>

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A.	Are you completing this Fact Sheet on behalf of an individual who is deceased?
	Yes □ No □
	If yes, please state the following from the Death Certificate of the individual, and attach a copy of the letter of administration.
	(NOTE: In lieu of the following, please attach a copy of the death certificate.)
	Date of death:
	Place of death:
	Facility or location where death occurred:
	Name of physician who signed death certificate:
	Cause of death:
B.	Are you completing this fact sheet on behalf of an individual who is deceased and on whom an autopsy was performed?
	Yes □ No □
	If yes, please attach a copy of the autopsy report.
C.	Are you claiming wrongful death as a result of the use of Valsartan, Losartan, and/or Irbesartan?
	Yes □ No □

#### XI. **DOCUMENT DEMANDS**

**AUTHORIZATIONS** [To be served within twenty (20) days after service of the Plaintiff Fact A. Sheet ("PFS")]

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1. Health Care Authorizations - For each primary health care provider, specialist used as a primary health care provider, and each health care provider who diagnosed or treated the injuries attributed to the Valsartan, Losartan, and/or Irbesartan products identified in the PFS, please provide a completed and signed (but undated) Health Care Authorization in the form attached as Exhibit "A."

#### 2. Tax Return 4506 and 4506-T IRS Forms

- Only if you answered "Yes" to question III.F and are asserting a claim for lost a) wages or a reduction in earning capacity, please provide a completed and signed IRS Form 4506 and 4506-T attached as Exhibit "B" for each year identified in your answer to question III.F, and for the immediately preceding five (5) calendar years.
- b) If you answered "No" to question III.F in the PFS and are not asserting a wage loss claim or a reduction in lost earning capacity, you are not required to provide IRS Form 4506 or 4506-T.

#### 3. **Authorizations for the Release of Employment Records**

- Only if you answered "Yes" to question III.F and you are asserting a claim for lost a) wages or a reduction in or loss of earning capacity, please provide a completed and signed (but undated) Employment Authorization in the form attached as Exhibit "C."
- b) If you answered "No" to question III.F in the PFS and are not asserting a wage loss claim or a reduction in lost earning capacity, you are not required to provide an Employment Authorization.

#### 4. **Authorization for Release of Worker's Compensation Records**

Only if you answered "Yes" to question II.F in the PFS and have previously applied for Worker's Compensation related to a claim of occupational exposure to a carcinogenic substance, please provide a completed and signed (but undated) Authorization for Release of Workers' Compensation Records for each government agency or employer company you submitted your application to in the last ten (10) years in the form attached as Exhibit "D."

If you answered "No" to question II.F in the PFS you are not required to provide a) Release of Workers' Compensation Records.

#### 5. **Authorization for Release of Disability Records**

Only if you answered "Yes" to question II.F in the PFS and have previously applied for Disability benefits, please provide a completed and signed (but undated) Authorization for Release for each government agency or company you submitted your application to in the last ten (10) years in the form attached as Exhibit "E."

- a) If you answered "No" to question II.F in the PFS you are not required to provide Release of Disability Records.
- 6. **Insurance Records Authorization** - For each company listed in your response to question IV.D in this Fact Sheet, please provide a completed and signed (but undated) Authorization for Release of Insurance Records in the form attached as Exhibit "F."
- 7. Authorizations for Release of Records of Treatment of Behavioral or Mental Health Conditions.
  - a) Only if you answered "Yes" to question III.E and are asserting a claim for a diagnosed emotional or mental injury, please provide a completed and signed (but undated) Health Care Authorization in the form attached as Exhibit "G."
  - b) If you answered "No" to question III.E in the PFS and are not asserting an Emotional Injury claim, you are not required to provide Release of Mental Health Care Authorization.

#### В. OTHER RELEVANT DOCUMENTS DEMANDS

Requests for documents in your possession or the possession of your lawyers, including writings on paper or in electronic form (if you have any of the following materials in your custody or possession or the possession of your lawyers). Please indicate by answering "Yes" or "No" which documents you have, and attach a copy of each of those you have to this Plaintiff Fact Sheet with oass

-	esponses to the questions above. Unless otherwise specified, "you" is intended to encompass ff, Plaintiff's counsel, and Decedent, if applicable:
1.	All non-privileged documents you reviewed that assisted you in the preparation of the answers to this Plaintiff Fact Sheet.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\Box$
2.	A copy of all medical and pharmacy records in your possession relating to the use of Valsartan, Losartan, and/or Irbesartan, and relating to the treatment of any condition you claim is related to the use of Valsartan, Losartan, and/or Irbesartan from any hospital or health care provider who treated you in the past fifteen (15) years, including, but not limited to, all imaging studies of any part of your body, and laboratory, test results, pathology reports, and biopsy reports, that relate in any manner to the diagnosis, treatment, care, or management of your condition and the injuries alleged in your complaint.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
3.	All x-rays, CT scans, MRIs or other radiographic images of any part of your body.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
4.	All laboratory, pathology and biopsy reports and results of same.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$

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5.	All documents, including but not limited to, personal or professional letters, diaries, calendars, journals, logs, date books, video or audio tapes or other documents, materials or things of Plaintiff's or any member of Plaintiff's family, relating to or reflecting your use of any prescription drug or medication in the past ten (10) years.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\Box$
6.	All product use instructions, product warnings, package inserts, medication guides, pharmacy handouts, or other materials distributed with or provided to you in connection with your use of Valsartan, Losartan, and/or Irbesartan.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
7.	If you have been the claimant or subject of any workers' compensation, social security, or other disability proceeding related to your ingestion of any Valsartan, Losartan, or Irbesartan products, all documents relating to such a proceeding.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\Box$
8.	Copies of advertisements or promotions for Valsartan, Losartan, and/or Irbesartan, which you saw before or while you were using those products, and articles discussing Valsartan, Losartan, and/or Irbesartan which you read before or while you were using those products, including but not limited to, legal advertisements related to the recalls of those products or this litigation.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
9.	Copies (or photos were applicable) of the packaging, including the container/packaging and label for Valsartan, Losartan, and/or Irbesartan (plaintiffs or their counsel must maintain the originals of the items requested in this subpart).
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\Box$
10.	All documents relating to your purchase of Valsartan, Losartan, and/or Irbesartan including, but not limited to, receipts, prescriptions, prescription records, containers, labels, or records of purchase.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\Box$
11.	All documents known to you and in your possession which mention Valsartan, Losartan, and/or Irbesartan, or any alleged health risks or hazards related to Valsartan, Losartan, and/or Irbesartan in your possession at or before the time of the injury alleged in your Complaint, other than legal documents, documents provided by your attorney, or documents obtained or created for the purpose of seeking legal advice or assistance.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$

12.	All documents in your possession or in the possession of anyone acting on your behalf (not your lawyer) obtained directly or indirectly from any of the Defendants regarding the Valsartan, Losartan, or Irbesartan recalls.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
13.	All documents constituting any communications or correspondence between you and any representative of the Defendants regarding the Valsartan, Losartan, or Irbesartan recalls.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
14.	All photographs, drawings, journals, slides, videos, DVDs or any other media, including any "day in the life" videos, photographs, recordings, or other media that you may utilize to demonstrate damages relating to your alleged injury.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
15.	Any and all documentation of Plaintiff's and Decedent's, where applicable, use of social media, Internet postings, or other electronic networking website (including, but not limited to, Facebook, MySpace, Linkedin, Google Plus, Windows Live, YouTube, Twitter, Instagram, Pinterest, blogs, and Internet chat rooms/message boards) relating to the recalls of Valsartan, Losartan, and/or Irbesartan, or any of your claims in this lawsuit.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
16.	Copies of all documents you (and not your lawyer) obtained from any source relating to the contamination or recall of Valsartan, Losartan, and/or Irbesartan including but not limited to legal advertising materials relating to the recalls of those products or this litigation.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
17.	If you claim you have suffered a loss of earnings or earning capacity, your federal tax returns for each of the five (5) years preceding the injury you allege to be caused by Valsartan, Losartan, and/or Irbesartan, and every year thereafter or W-2s for each of the five (5) years preceding the injury you allege to be caused by Valsartan, Losartan, and/or Irbesartan and every year thereafter.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
18.	If you claim any loss from medical expenses, copies of all bills from any physician, hospital, pharmacy or other health care providers.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\square$
19.	Copies of all records of any other expenses allegedly incurred as a result of the injuries alleged in the complaint.
	Responsive Documents Attached $\square$
	I have no documents responsive to this request $\Box$

### Case 1:19-md-02875-RMB-SAK Document 2202-1 Filed 12/12/22 Page 43 of 44 PageID: 75721 20. All public statements made by or on behalf of you relating to this litigation in your possession. Responsive Documents Attached $\square$ I have no documents responsive to this request $\square$ Copies of letters testamentary or letters of administration relating to your status as a 21. representative of a living or deceased plaintiff (if applicable). Responsive Documents Attached $\square$ I have no documents responsive to this request $\square$ 22. Decedent's death certificate and autopsy report (if applicable). Responsive Documents Attached $\square$ I have no documents responsive to this request $\square$ 23. All bankruptcy petitions and orders of discharge (if applicable) for all bankruptcy claims made by you or your spouse since the date of your first use of Valsartan, Losartan, and/or

Irbesartan.

Responsive Documents Attached □

I have no documents responsive to this request □

provided in this Plaintiff Fact Sheet dated information and belief formed after due diligen documents requested in Part XI of this Plaintif my possession or in the possession of my lawyo	re under penalty of perjury that all of the information is true and correct to the best of my knowledge, are and reasonable inquiry, that I have supplied all the if Fact Sheet, to the extent that such documents are in ers, and that I have supplied/will supply all applicable accordance with the terms of this Plaintiff Fact Sheet.
Further, I acknowledge that I have an of that they are in some material respects incomplete.	obligation to supplement the above responses if I learn ete or incorrect.
Plaintiff's Name (Signature)	Date
Plaintiff's Name (Printed)	